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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/647,291	08/26/2003	Hiroyuki Moro	241856US2	2663	
22850	7590 01/19/2006		EXAMINER		
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.			LANE, JOHN A		
** *	1940 DUKE STREET ALEXANDRIA, VA 22314			PAPER NUMBER	
	,		2188		
			DATE MAILED: 01/19/200	6	

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
			EXAMINER	
·			EXAMINEN	
			ART UNIT	PAPER
				20051221

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Commissioner for Patents

Applicant and the assignee of this application are required under 37 CFR 1.105 to provide the following information that the examiner has determined is reasonably necessary to the examination of this application.

A large number of English language Abstracts (11) and a translated Japaneses Office action have been presented to the examiner after allowance. Since the inventor, attorney of record and/or the assignee are most familiar with the claimed invention and the submitted prior art, the examiner requests a detailed discussion of which, if any, independent claim limitations correspond to or are anticipated by (i.e. 102/103) prior art features found in the IDS documentation. That is, identify by page, line, fig. etc. each and every prior art element that corresponds to at least the following independent claim limitations:

capicity switch nofitication module which notifies...handles a capicity switching-type memory card.

capacity switch authentication module which refers to ... register ... and authenticates whether ... capicity switching-type memory card.

capacity switching-type controller which flags...register use flag.

Applicant must respond to the above requirement prior to the application publishing as a patent so that the examiner has time to consider reopening prosection should the situation present itself. Otherwise, the application will issue without consideration of the IDS filed 11/03/2005.

This requirement is subject to the provisions of 37 CFR 1.134, 1.135 and 1.136 and has a shortened statutory period of 2 months. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

PRIMARY EXAMINER